

2185

Attorney Docket No.: 4033/2A

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Roger Kahn, et al.

Serial No.

09/885,681

Examiner:

To be Assigned

Filed

:

June 20, 2001

Group Art Unit:

2185

Title

SYSTEM AND METHOD FOR LEAST WORK PUBLISHING

**Assistant Commissioner for Patents** 

Washington, D.C. 20231

# RESPONSE TO NOTICE OF INCOMPLETE REPLY (NONPROVISIONAL) – FILING DATE GRANTED

Sir:

As required by the Notice of Incomplete Reply (Nonprovisional), enclosed please find 1) a copy of the executed Declaration and Power of Attorney, and 2) a copy of the Notice of Incomplete Reply (Nonprovisional).

Dated:

Respectfully submitted,

Seth H. Ostrow

Reg. No.: 37,410

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#### United States Patent and Trademark Office

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APPLICATION NUMBER

FILING/RECEIPT DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NUMBER

09/885,681

900 Third Avenue

New York, NY 10022

Brown Raysman Millstein Felder & Steiner LLP

06/20/2001

Roger Kahn

4033/2

**CONFIRMATION NO. 6364** 

FORMALITIES LETTER

\*OC000000006994991\*

Date Mailed: 10/30/2001

### NOTICE OF INCOMPLETE REPLY (NONPROVISIONAL)

#### Filing Date Granted

The U.S. Patent and Trademark Office has received your reply on 09/25/2001 to the Notice to File Missing Parts (Notice) mailed 08/13/2001 and it has been entered into the nonprovisional application. The reply, however, does not include the following items required in the Notice.

The period of reply remains as set forth in the Notice. You may, however, obtain EXTENSIONS OF TIME under the provisions of 37 CFR 1.136 (a) accompanied by the appropriate fee (37 CFR 1.17(a)).

A complete reply must be timely filed to prevent ABANDONMENT of the above-identified application.

The required items noted below SHOULD be filed along with any items required above. The filing date of this nonprovisional application will be the date of receipt of the items required above.

• The oath or declaration is unsigned.

A copy of this notice MUST be returned with the reply.

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PART 2 - COPY TO BE RETURNED WITH RESPONSE